RICHARD L. NEUBERGER, OREG. CLIFFORD P. CASE, N. J.

H. W. BRAWLEY, EXECUTIVE DIRECTOR

United States Senate

COMMITTEE ON POST OFFICE AND CIVIL SERVICE

SUBCOMMITTEE ON GOVERNMENT EMPLOYEES SECURITY PROGRAM (PURSUANT TO S. RES. 20, 84TH CONGRESS)

July 7, 1955

The Honorable Allen W. Dulles Central Intelligence Agency Washington 25, D. C.

My dear Director:

This letter is to corroborate the request of Mr. Humphrey of our staff (who has briefly discussed this matter with your Mr. Pforzheimer) for information relative to the cost of the personnel phase of the national security program as governed by Executive Order 10450, as amended. This does not include physical security where it is treated as a separate item of budget.

In order that we may evaluate information received on a comparative basis, it is desired that the figures furnished this Subcommittee be as complete as possible and cover the following items, separately if possible, for the 1955 fiscal year (July 1, 1954 to June 30, 1955). Please furnish estimate to cover any period not included in actual recorded expenses.

I. Civilian.

- Administrative and Adjudicative. Furnish estimates where only a part of individual's time is spent on the security program.
- B. Investigative.
 - (1) Investigations done by your own Department. If you utilize employees who are normally employed in work other than security investigations, report the cost of security investigative work done by them, even though an estimated breakdown is the only source of information.
 - (2) Investigations done by other Government or private organizations for which you are billed. Designate whether other organization was Federal or private.
 - (3) Contract employees. This includes all investigative work done at Government expense on non-governmental employees.

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- II. Military. Where applicable, furnish breakdown as above in sub-headings A, B (1), B (2) and B (3).
- III. Other. Any other expenses incurred by operation of security program not covered above. Please itemize.

The information requested in this letter is not to be confused with that requested in two preceding letters from this Subcommittee.

Sincerely, Killette

Guy M. Gillette

Counsel